

Judiciary Committee

Wednesday, March 15, 2006 8:15 A.M. – 11:00 A.M. Morris Hall (17 HOB)

Committee Action Packet

Judiciary Committee

3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

Attendance:

| | Present | Absent | Excused |
|-----------------------|---------|--------|---------|
| David Simmons (Chair) | X | | |
| Kevin Ambler | X | | |
| Dennis Baxley | Χ | , | |
| Frederick Brummer | X | | |
| Anitere Flores | X | | |
| Dan Gelber | X | | |
| Michael Grant | X | | |
| Jeffrey Kottkamp | X | | |
| Sheri McInvale | X | | |
| Joe Pickens | X | | |
| Juan-Carlos Planas | X | | |
| Curtis Richardson | Х | | |
| Dennis Ross | X | | |
| John Seiler | X | | |
| Totals: | 14 | 0 | 0 |

Judiciary Committee

3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 113 CS : Judges

| X Favorable | | | | | |
|-----------------------|----------------|-------------|---------|-----------------|-----------------|
| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
| Kevin Ambler | | | X | | |
| Dennis Baxley | | | X | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | X | | | | |
| Dan Gelber | X | | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | X | | | | |
| Joe Pickens | X | | | | |
| Juan-Carlos Planas | X | | | | |
| Curtis Richardson | X | | | | |
| Dennis Ross | X | | | | |
| John Seiler | X | · | | | |
| David Simmons (Chair) | X | | | | |
| | Total Yeas: 12 | Total Nays: | 0 | | |

Judiciary Committee

3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 129 : Lawful Ownership, Possession, and Use of Firearms and Other Weapons

X Discussed

Appearances:

HB 129
Bill Herrle (Lobbyist) (State Employee) - Information Only Florida Retail Federation 227 South Adams Street
Tallahassee FL 32301
Phone: 850-222-4082

HB 129 Marion Hammer (Lobbyist) - Proponent NRA & Unified Sportsmen of Florida PO Box 1387 Tallahassee FL 32302

Phone: 850-222-9518

Committee meeting was reported out: Wednesday, March 15, 2006 11:36:32AM

Print Date: 3/15/2006 11:36 am Page 3 of 9

Judiciary Committee 3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 371 CS: Cancer Drug Donation Program

| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
|-----------------------|----------|-----|---------|-----------------|-----------------|
| Kevin Ambler | X | | | | |
| Dennis Baxley | <u> </u> | | X | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | X | | | | |
| Dan Gelber | X | | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | X | | | | |
| Joe Pickens | X | | | | |
| Juan-Carlos Planas | X | | | | |
| Curtis Richardson | X | | | | |
| Dennis Ross | X | | | | |
| John Seiler | X | | | | |
| David Simmons (Chair) | X | | | | |

HB 371 CS Amendments

Amendment 1

X Adopted Without Objection

Amendment 2

X Adopted Without Objection

Appearances:

HB 371 CS
Chris Nuland (Lobbyist) - Proponent
Florida Public Health Asso./Florida Chapter ACP
1000 Riverside Ave. #115
Jacksonville FL 32204
Phone: 904-355-1555

Print Date: 3/15/2006 11:36 am Page 4 of 9

Amendment No. 1

Bill No. HB 371

| COUNCIL/COMMITTEE | ACTION |
|-----------------------|-----------------|
| ADOPTED | \bigvee (Y/N) |
| ADOPTED AS AMENDED | (Y/N) |
| ADOPTED W/O OBJECTION | (Y/N) |
| FAILED TO ADOPT | (Y/N) |
| WITHDRAWN | (Y/N) |
| OTHER | |
| | |

Council/Committee hearing bill: Judiciary Committee Representative Harrell offered the following:

Amendment

Remove line(s) 177 through 191 and insert:

- (11) Any donor of cancer drugs or supplies, or any participant in the program, who exercises reasonable care in donating, accepting, distributing, or dispensing cancer drugs or supplies under the program and the rules adopted under this section shall be immune from civil or criminal liability and from professional disciplinary action of any kind for any injury, death, or loss to person or property relating to such activities.
- (12) A pharmaceutical manufacturer is not liable for any claim or injury arising from the transfer of any cancer drug under this section, including, but not limited to, liability for failure to transfer or communicate product or consumer information regarding the transferred drug, as well as the expiration date of the transferred drug.

Amendment No. 2

| | | | Bill No. HB 371 |
|----|------------------------|----------------------|-----------------------|
| | COUNCIL/COMMITTEE | ACTIÓN | |
| | ADOPTED | $\sqrt{(Y/N)}$ | |
| | ADOPTED AS AMENDED | (Y/N) | |
| | ADOPTED W/O OBJECTION | (Y/N) | |
| | FAILED TO ADOPT | (Y/N) | |
| | WITHDRAWN | (Y/N) | |
| | OTHER | | |
| 1 | Council/Committee hear | ing bill: Judiciary | Committee |
| 2 | Representative Harrell | | |
| 3 | Kep1000m0d0110 ma1101 | | • |
| 4 | Amendment | | |
| 5 | Between line(s) 1 | 99 and 200 insert: | |
| 6 | | | |
| 7 | Section 2. There | is hereby appropri | ated one full-time |
| 8 | equivalent position at | salary rate 42,715 | and recurring funding |
| 9 | from the General Reven | ue Fund \$65,308 for | fiscal year 2006-07, |
| 10 | for the purpose of imp | lementing the provi | sions of section 1 of |
| 11 | this act creating the | Cancer Drug Donatio | on Program. |
| 12 | | | |
| 13 | [Ren | umber subsequent se | ctions] |
| 14 | | | |
| 15 | ======= T I T | LE AMENDME | E N T ======== |
| 16 | On line 30 after | the semicolon (;) i | insert: |
| 17 | | | |
| 18 | providing an appropria | tion; | |
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Judiciary Committee 3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 849: Regulation of Court Interpreters

| X | Favorable With Committee Sui | bstitute | | | | |
|------|------------------------------|----------|-----|---------|-----------------|-----------------|
| | | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
| Κeν | vin Ambler | X | | | | |
| Der | nnis Baxley | | | X | | |
| Fre | derick Brummer | X | | | | |
| Ani | tere Flores | X | | | | |
| Dar | n Gelber | X | | | | |
| Mic | hael Grant | X | | | | |
| Jeff | rey Kottkamp | X | | | | |
| She | eri McInvale | X | | | | |
| Joe | Pickens | Χ | | | | |
| Jua | n-Carlos Planas | X | | | <u> </u> | |
| Cur | tis Richardson | X | | | , | |
| Der | nnis Ross | | | | X | |
| Joh | n Seiler | X | | | | |

Total Nays: 0

Total Yeas: 12

HB 849 Amendments

David Simmons (Chair)

Amendment 1

| | 1 | | |
|---|---------|---------|-----------|
| X | Adopted | Without | Objection |

Amendment 2

X Adopted Without Objection

Appearances:

HB 849

Chief Judge Joseph P. Farina (State Employee) - Proponent Trial Court Budget Commission

73 W. Flagler St. Miami FL 33130

Phone: 305-349-7054

Page 5 of 9

Amendment No. 1

| | Bill No. 1 | B 849 |
|----|--|-----------|
| | COUNCIL/COMMITTEE ACTION | |
| | ADOPTED $\underline{\vee}$ (Y/N) | |
| | ADOPTED AS AMENDED (Y/N) | |
| | ADOPTED W/O OBJECTION (Y/N) | |
| | FAILED TO ADOPT (Y/N) | |
| | WITHDRAWN (Y/N) | |
| | OTHER | |
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| 1 | 1 Council/Committee hearing bill: Judiciary | |
| 2 | 2 Representative Flores offered the following: | |
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Amendment No. 2

| | | Bill No. HB 849 |
|----|-------------------------|--------------------------------|
| | COUNCIL/COMMITTEE | ACTION |
| | ADOPTED | (Y/N) |
| | ADOPTED AS AMENDED | (Y/N) |
| | ADOPTED W/O OBJECTION | (Y/N) |
| | FAILED TO ADOPT | (Y/N) |
| | WITHDRAWN | (Y/N) |
| | OTHER . | |
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| 1 | Council/Committee heari | ng bill: Judiciary |
| 2 | Representative Flores o | ffered the following: |
| 3 | | |
| 4 | Amendment (with di | rectory and title amendments) |
| 5 | On line 21 remove | "partially" |
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| 8 | ====== T I T | L E A M E N D M E N T ======== |
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Judiciary Committee

3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 1099 : Court Actions Involving Families

| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
|-----------------------|----------------|---------------------------------------|---------|-----------------|-----------------|
| Kevin Ambler | X | | | | |
| Dennis Baxley | | | X | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | | | X | | |
| Dan Gelber | X | | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | X | | | | |
| Joe Pickens | X | | | | |
| Juan-Carlos Planas | X | | | | |
| Curtis Richardson | X | | | | |
| Dennis Ross | | | | X | |
| John Seiler | X | · · · · · · · · · · · · · · · · · · · | | | |
| David Simmons (Chair) | X | | | | |
| | Total Yeas: 11 | Total Nays: | 0 | | |

HB 1099 Amendments

Amendment 1

X Adopted Without Objection

Amendment No. (for drafter's use only)

Bill No. HB 1099

| COUNCIL/COMMITTEE | ACTION | |
|-----------------------|--|--|
| ADOPTED | <u>(Y/N)</u> | |
| ADOPTED AS AMENDED | (Y/N) | |
| ADOPTED W/O OBJECTION | (Y/N) | |
| FAILED TO ADOPT | <u> (Y/N) </u> | |
| WITHDRAWN | (Y/N) | |
| OTHER . | . | |
| | | |

Council/Committee hearing bill: Judiciary
Representative Planas offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraph (n) is added to subsection (1) of section 39.001, Florida Statutes, to read:

- 39.001 Purposes and intent; personnel standards and screening.--
- (1) PURPOSES OF CHAPTER. -- The purposes of this chapter are:
- (n) To provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and

Amendment No. (for drafter's use only)

- 23 families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" 24 25 collaboration with the community for referral to needed 26 services; and methods of alternative dispute resolution. The 27 Legislature supports the goal that the legal system should focus 28 on the needs of children who are involved in the litigation, 29 refer families to resources that will make their relationships 30 stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they 31
 - Section 2. Paragraph (d) is added to subsection (2) of section 61.001, Florida Statutes, to read:
 - 61.001 Purpose of chapter.--
 - (2) Its purposes are:

entered the system.

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(d) To provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation,

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they entered the system.

Section 3. Subsection (6) is added to section 63.022, Florida Statutes, to read:

63.022 Legislative intent.--

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(6) It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they entered the system.

Section 4. Subsection (9) is added to section 68.07, Florida Statutes, to read:

68.07 Change of name. --

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

(9) It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they entered the system. Section 5. Section 88.1041, Florida Statutes, is created to read:

Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are

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Amendment No. (for drafter's use only)

- required to interact with the judicial system. It is the intent 116 of the Legislature to support the development of a unified 117 family court and to support the state courts system's efforts to 118 improve the resolution of disputes involving children and 119 families through a fully integrated, comprehensive approach that 120 includes: coordinated case management; "one family, one judge;" 121 collaboration with the community for referral to needed 122 services; and methods of alternative dispute resolution. The 123 Legislature supports the goal that the legal system should focus 124 on the needs of children who are involved in the litigation, 125 refer families to resources that will make their relationships 126 stronger, coordinate their cases to provide consistent results, 127 and strive to leave families in better condition than when they 128 129 entered the system.
 - Section 6. Subsection (3) is added to section 741.2902, Florida Statutes, to read:
 - 741.2902 Domestic violence; legislative intent with respect to judiciary's role.--
 - children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated

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Amendment No. (for drafter's use only)

147 case management; "one family, one judge;" collaboration with the 148 community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the 149 150 goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources 151 152 that will make their relationships stronger, coordinate their 153 cases to provide consistent results, and strive to leave 154 families in better condition than when they entered the system. 155

Section 7. Section 742.016, Florida Statutes, is created to read:

742.016 Legislative intent.--It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results,

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Amendment No. (for drafter's use only)

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and strive to leave families in better condition than when they entered the system.

Section 8. Section 743.001, Florida Statutes, is created to read:

743.001 Legislative intent. -- It is the intent of the Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they entered the system.

Section 9. Paragraph (g) is added to subsection (1) of section 984.01, Florida Statutes, to read:

984.01 Purposes and intent; personnel standards and screening.--

(1) The purposes of this chapter are:

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

- (g) To provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and families through a fully integrated, comprehensive approach that includes: coordinated case management; "one family, one judge;" collaboration with the community for referral to needed services; and methods of alternative dispute resolution. The Legislature supports the goal that the legal system should focus on the needs of children who are involved in the litigation, refer families to resources that will make their relationships stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they entered the system.
 - Section 10. Paragraph (j) is added to subsection (1) of section 985.02, Florida Statutes, to read:
 - 985.02 Legislative intent for the juvenile justice system.--
 - (1) GENERAL PROTECTIONS FOR CHILDREN. -- It is a purpose of the Legislature that the children of this state be provided with the following protections:
 - (j) a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and

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Amendment No. (for drafter's use only)

cost-effective manner. It is the intent of the Legislature that 239 the courts embrace methods of resolving disputes that do not 240 cause additional emotional harm to the children and families who 241 are required to interact with the judicial system. It is the 242 243 intent of the Legislature to support the development of a unified family court and to support the state courts system's 244 efforts to improve the resolution of disputes involving children 245 and families through a fully integrated, comprehensive approach 246 that includes: coordinated case management; "one family, one 247 judge; " collaboration with the community for referral to needed 248 services; and methods of alternative dispute resolution. 249 Legislature supports the goal that the legal system should focus 250l on the needs of children who are involved in the litigation, 251 refer families to resources that will make their relationships 252 stronger, coordinate their cases to provide consistent results, 253 and strive to leave families in better condition than when they 254 255 entered the system.

Section 11. Section 1003.20, Florida Statutes, is created to read:

Legislature to provide all children and families with a fully integrated, comprehensive approach to handling all cases that involve children and families, while at the same time resolving family disputes in a fair, timely, efficient, and cost-effective manner. It is the intent of the Legislature that the courts embrace methods of resolving disputes that do not cause additional emotional harm to the children and families who are required to interact with the judicial system. It is the intent of the Legislature to support the development of a unified family court and to support the state courts system's efforts to improve the resolution of disputes involving children and

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Amendment No. (for drafter's use only)

270 families through a fully integrated, comprehensive approach that 271 includes: coordinated case management; "one family, one judge;" 272 collaboration with the community for referral to needed 273 services; and methods of alternative dispute resolution. The 274 Legislature supports the goal that the legal system should focus 275 on the needs of children who are involved in the litigation, 276 refer families to resources that will make their relationships 277 stronger, coordinate their cases to provide consistent results, and strive to leave families in better condition than when they 278 279 entered the system.

Section 12. This act shall take effect July 1, 2006.

281282

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283 ======= T I T L E

Remove the entire title and insert:

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An act relating to court actions involving families; amending ss. 39.001, 61.001, 63.022, 68.07, 741.2902, 984.01, and 985.02, F.S.; creating ss. 88.1041, 742.016, 743.001, and 1003.20, F.S.; providing additional purposes relating to implementing a unified family court program in the circuit courts; providing

291 legislative intent; providing an effective date.

Judiciary Committee

3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

HB 7019 : Mediation

| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
|-----------------------|-----|-----|---------|-----------------|-----------------|
| Kevin Ambler | X | | | | |
| Dennis Baxley | | | X | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | - | | X | | |
| Dan Gelber | X | | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | X | | | | |
| Joe Pickens | X | | - | | |
| Juan-Carlos Planas | X | | | | |
| Curtis Richardson | X | | | | |
| Dennis Ross | | | | X | |
| John Seiler | X | | | | |
| David Simmons (Chair) | X | | | | |

HB 7019 Amendments

Amendment 1

X Adopted Without Objection

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Amendment No. 1

| | | Bill No. HB 7019 |
|-----------------------|-----------------------|------------------|
| COUNCIL/COMMITTEE | ACTION | |
| ADOPTED | \underline{V} (Y/N) | |
| ADOPTED AS AMENDED | (Y/N) | |
| ADOPTED W/O OBJECTION | (Y/N) | |
| FAILED TO ADOPT | (Y/N) | |
| WITHDRAWN | (Y/N) | |
| OTHER | | |
| | | |

Council/Committee hearing bill: Judiciary

Representative Simmons offered the following:

Amendment

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5 6 7 On line 197, remove the word "No" and insert:

For a party found to be indigent, no

Judiciary Committee 3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

PCB JU 06-06PCB JU 06-06 : Rules of Construction

| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
|-----------------------|-----|-----|---------|-----------------|-----------------|
| Kevin Ambler | | X | | | |
| Dennis Baxley | X | | | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | X | | | | |
| Dan Gelber | | X | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | X | | | | |
| Joe Pickens | X | | | | |
| Juan-Carlos Planas | | | | X | |
| Curtis Richardson | | X | | | |
| Dennis Ross | | | ***** | X | |
| John Seiler | | X | | | |
| David Simmons (Chair) | X | | | _ | |

PCB JU 06-06 Amendments

Amendment 1

X Adopted

| | Yea | Nay | No Vote | Absentee Yea | Absentee Nay |
|-----------------------|---------------|-------------|---------|-----------------|-----------------|
| Kevin Ambler | | X | | | |
| Dennis Baxley | X | | | | |
| Frederick Brummer | X | | | | |
| Anitere Flores | X | | | | |
| Dan Gelber | | X | | | |
| Michael Grant | X | | | | |
| Jeffrey Kottkamp | X | | | | |
| Sheri McInvale | | | X | | |
| Joe Pickens | X | | | | |
| Juan-Carlos Planas | | | X | | |
| Curtis Richardson | | Χ | | | |
| Dennis Ross | | | X | | |
| John Seiler | | X | | | |
| David Simmons (Chair) | X | | | | |
| | Total Yays: 7 | Total Nays: | 4 | | |

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Amendment No. 1

| | Bill No. PCB JU 06-06 | | | | | | | |
|--------------------------|--|--|--|--|--|--|--|--|
| COUNCIL/COMMITTEE ACTION | | | | | | | | |
| | ADOPTED $V(Y/N) (7/4)$ | | | | | | | |
| | ADOPTED AS AMENDED (Y/N) | | | | | | | |
| | ADOPTED W/O OBJECTION (Y/N) | | | | | | | |
| | FAILED TO ADOPT (Y/N) | | | | | | | |
| | WITHDRAWN (Y/N) | | | | | | | |
| | OTHER | | | | | | | |
| | | | | | | | | |
| 1 | Council/Committee hearing bill: Judiciary | | | | | | | |
| 2 | Representative Simmons offered the following: | | | | | | | |
| 3 | | | | | | | | |
| 4 | Amendment | | | | | | | |
| 5 | On line 40 before the period (.) insert: | | | | | | | |
| 6 | | | | | | | | |
| 7 | , unless the limitation is absolutely necessary to carry out the | | | | | | | |
| 8 | purpose of the constitutional provision and without regard to | | | | | | | |
| 9 | the comprehensiveness of the constitutional provision | | | | | | | |
| 0 | | | | | | | | |

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8 9

Judiciary Committee 3/15/2006 8:15:00AM

Location: Morris Hall (17 HOB)

Summary:

Judiciary Committee

Wednesday March 15, 2006 08:15 am

HB 113 CS Favorable Yeas: 12 Nays: 0

HB 129 Discussed

HB 371 CS Favorable With Committee Substitute Yeas: 13 Nays: 0

Amendment 1 Adopted Without Objection

Amendment 2 Adopted Without Objection

HB 849 Favorable With Committee Substitute Yeas: 12 Nays: 0

Amendment 1 Adopted Without Objection

Amendment 2 Adopted Without Objection

HB 1099 Favorable With Committee Substitute Yeas: 11 Nays: 0

Amendment 1 Adopted Without Objection

HB 7019 Favorable With Committee Substitute Yeas: 11 Nays: 0

Amendment 1 Adopted Without Objection

PCB JU 06-06 Favorable With Amendments Yeas: 8 Nays: 4

Amendment 1 Adopted Yeas: 7 Nays: 4

Print Date: 3/15/2006 11:36 am Page 9 of 9